

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSION OF PATENTS AND TRADEMARKS WANTED OF A COMMISSION OF A COM

	l Washington, D.C. 2023	•
SERIAL NUMBER   FILING DATE   FIS	RST NAMED INVENTOR	ATTORNEY DOCKET NO.
07/980,547 11/23/92 BRINON	т	MS-335.933
	ALEXANDI	BEXAMINER
JOSEPH KRIEGER	11/0524 ART UNIT	PAPER NUMBER
MASON, KOLEHMAINEN, RATHBURN & 300 SOUTH WACKER DRIVE	WYSS 3306	H
SUITE 2400 CHICAGO, ILLINOIS 60606	3306	
CHICAGO, ILLINOIS GOOG	DATE MAILED:	05/24/94
This is e communication from the examiner in charge of your ap COMMISSIONER OF PATENTS AND TRADEMARKS	oplication.	
☐ This application has been examined ☐ Responsive	to communication filed on 3/10/94	This action is made fin
A shortened statutory period for response to this action is set to Failure to respond within the period for response will cause the		from the date of this letter.
Part I THE FOLLOWING ATTACHMENT(S) ARE PART OF 1	THIS ACTION:	:
Notice of References Cited by Examiner, PTO-892.	a District of Destruction	etent Drawing Review, PTO-94
Notice of Art Cited by Applicant, PTO-1449.     Information on How to Effect Drawing Changes, PTC	4. Notice of Informal Pate	
Part II SUMMARY OF ACTION		
Of the above, claims	a	re withdrawn from consideration.
2 Ctaims		re withdrawn from consideration.
2 🖾 Claims 14		base been cancelled.
2 🔀 Claims 1-12,15-23		are allowed.
2 🔀 Claims 1-12 15-23  4. 🖾 Claims 13		are allowed.
2 🔀 Ctairrs 1-12,15-23  4. 🖾 Ctairrs 13  5. 🗆 Ctairrs		taxe been cancelled.  are allowed.  15 ere rejected. are objected to.
2 🖂 Ctatres 14  2 🛱 Ctatres 1-12 15-23  4 🛱 Ctatres 13  5 🗆 Ctatres  6 🗅 Ctatres	are subject to restric	are allowed.
2 🔀 Ctairrs 14  3. 🖾 Ctairrs 1-12,15-23  4. 🖾 Ctairrs 13  5. 🗆 Ctairrs	are subject to restric	are allowed.
2 🖂 Ctatres 14  2 🛱 Ctatres 1-12 15-23  4 🛱 Ctatres 13  5 🗆 Ctatres  6 🗅 Ctatres	are subject to restric	are allowed.
2 🖂 Ctaims 14  3. 🖾 Ctaims 1 - 12 15 - 23  4. 🖾 Ctaims 13  5. Ctaims  6. Ctaims  7. This application has been filed with informal drawings units of the second s	are subject to restric inder 37 C.F.R. 1.85 which are acceptable for exa action.	are allowed.
2  Ctaims 1-12 15-23  4  Ctaims 1-12 15-23  4  Ctaims 13  5  Ctaims  6  Ctaims  7  This application has been filed with informal drawings use.  8  Formal drawings are required in response to this Office.  9  The corrected or substitute drawings have been receive are examiner; end additional or substitute sheet(s) of drawing examiner; examiner; disapproved by the examiner (see explanation).	are subject to restrict ander 37 C.F.R. 1.85 which are acceptable for exalaction.  action. Under 37 or Notice of Draftsman's Patent Drawing Review, ngs, filed on has (have) been nation).	are allowed.  15 rejected.  are objected to.  tion or election requirement.  mination purposes.  C.F.R. 1.84 these drawings PTO-948).
2  Ctaims	are subject to restrict ander 37 C.F.R. 1.85 which are acceptable for exalaction.  action. Under 37 or Notice of Draftsman's Patent Drawing Review, ngs, filed on has (have) been nation).	are allowed.
2	are subject to restrict ander 37 C.F.R. 1.85 which are acceptable for exaction.  action	are allowed.  are allowed.  are rejected.  are objected to.  tion or election requirement.  mination purposes.  C.F.R. 1.84 these drawings PTO-948).  □ approved by the
2	are subject to restrice ander 37 C.F.R. 1.85 which are acceptable for exal action.  Inder 37 or Notice of Draftsman's Patent Drawing Review, ngs, filed on has (have) been nation).  has been approved; disapprove or 35 U.S.C. 119. The certified copy has been consumer in the companion of t	are allowed.
2	are subject to restrice ander 37 C.F.R. 1.85 which are acceptable for exal action.  Inder 37 or Notice of Draftsman's Patent Drawing Review, ngs, filed on has (have) been nation).  has been approved; disapprove or 35 U.S.C. 119. The certified copy has been consumer in the companion of t	are allowed.

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Claim 13 is rejected under 35 U.S.C. § 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 13 is confusing because the claim recites a collection of parts but does not relate the parts to the device recited in claim 1. Furthermore, the device as is presently claimed in claim 13 seems to lack support in the specification and drawings where only one of each of the parts listed in claim 13 are assembled into one device and not a plurality of parts as claim 13 appears to recite.

Claim 13 would be allowable if rewritten to overcome the rejection under 35 U.S.C. § 112 and to include all of the limitations of the base claim and any intervening claims.

Claims 1-5, 8-10, 12, 22, and 23 are allowable over the prior art of record.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Calzi et al and Cook et al disclose self-sealing plugs which may be used with medical connectors.

## RESPONSE TO APPLICANT'S ARGUMENTS

The Examiner agrees that claims 1 and 22 are generic; since these claims have been found allowable over the prior art, claims

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6, 7, 11, and 15-21 which were withdrawn from consideration have been considered and are also found allowable over the prior art.

Thus, claim 13 remains rejected; claim 14 has been cancelled; and claims 1-12 and 15-23 are allowable.

Applicant's amendment necessitated the new grounds of rejection. Accordingly, THIS ACTION IS MADE FINAL. See M.P.E.P. § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 C.F.R. § 1.136(a).

A SHORTENED STATUTORY PERIOD FOR RESPONSE TO THIS FINAL ACTION IS SET TO EXPIRE THREE MONTHS FROM THE DATE OF THIS ACTION. IN THE EVENT A FIRST RESPONSE IS FILED WITHIN TWO MONTHS OF THE MAILING DATE OF THIS FINAL ACTION AND THE ADVISORY ACTION IS NOT MAILED UNTIL AFTER THE END OF THE THREE-MONTH SHORTENED STATUTORY PERIOD, THEN THE SHORTENED STATUTORY PERIOD WILL EXPIRE ON THE DATE THE ADVISORY ACTION IS MAILED, AND ANY EXTENSION FEE PURSUANT TO 37 C.F.R. § 1.136(a) WILL BE CALCULATED FROM THE MAILING DATE OF THE ADVISORY ACTION. IN NO EVENT WILL THE STATUTORY PERIOD FOR RESPONSE EXPIRE LATER THAN SIX MONTHS FROM THE DATE OF THIS FINAL ACTION.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vanitha Alexander whose telephone number is (703) 308-4987.

Vanuli U. Aluxa V. Alexander/ May 18, 1994 C. FRED ROSENBAUM

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